## UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

|               | United States of America   | )                        |                |                                 |     |  |
|---------------|--|--------------------------|----------------|---------------------------------|-----|--|
| v.            |  | ) Case No. 7:11-CR-4-F-1 |                |                                 |     |  |
|               | AARON BURDELL WATKINS  | ) Case No.               | 7.11-011-4-    | ·r -                            |     |  |
|               | Defendant  | )                        |                |                                 |     |  |
|               | DETENTION ORDE   | R PENDING T              | RIAL           |                                 |     |  |
| require       | After conducting a detention hearing under the Bail that the defendant be detained pending trial.  | Reform Act, 18           | U.S.C. § 3142  | 2(f), I conclude that these fac | cts |  |
|               |  | dings of Fact            |                |                                 |     |  |
| $\square$ (1) | The defendant is charged with an offense described i   | n 18 U.S.C. § 31         | 42(f)(1) and l | has previously been convicte    | ed: |  |
|               | of $\Box$ a federal offense $\Box$ a state or local offense  | se that would have       | ve been a fede | eral offense if federal         |     |  |
|               | jurisdiction had existed - that is   |                          |                |                                 |     |  |
|               | ☐ a crime of violence as defined in 18 U.S.C. § for which the prison term is 10 years or more  |                          | offense listed | 1 in 18 U.S.C. § 2332b(g)(5)    |     |  |
|               | ☐ an offense for which the maximum sentence  | s death or life in       | nprisonment.   |                                 |     |  |
|               | ☐ an offense for which a maximum prison term   | of ten years or n        | nore is prescr | ibed in                         |     |  |
|               |  |                          |                | .*                              |     |  |
|               | a felony committed after the defendant had be described in 18 U.S.C. § 3142(f)(1)(A)-(C), or   |                          |                | •                               |     |  |
|               | ☐ any felony that is not a crime of violence but   | involves:                |                |                                 |     |  |
|               | ☐ a minor victim   |                          |                |                                 |     |  |
|               | ☐ the possession or use of a firearm or destr  | ructive device or        | any other da   | ngerous weapon                  |     |  |
|               | ☐ a failure to register under 18 U.S.C. § 22.  | 50                       |                |                                 |     |  |
| □ (2)         | The offense described in finding (1) was committed federal, state release or local offense.  | ed while the defe        | ndant was on   | release pending trial for a     |     |  |
| □ (3)         | A period of less than five years has elapsed since   | the 🗆 date of            | conviction     | ☐ the defendant's release       |     |  |
|               | from prison for the offense described in finding (1  | ).                       |                |                                 |     |  |
| □ (4)         | Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption. |                          |                | fety                            |     |  |
|               | Alternative  | Findings (A)             |                |                                 |     |  |
| □ (1)         | There is probable cause to believe that the defend   | ant has committe         | ed an offense  |                                 |     |  |
|               | ☐ for which a maximum prison term of ten years or more is prescribed in .  |                          |                |                                 |     |  |
|               | □ under 18 U.S.C. § 924(c).  |                          |                |                                 |     |  |
|               |  |                          |                |                                 |     |  |

\*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

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|--------------------------------------|---|---|
| □ (2)                                | The defendant has not rebutted the presumption the defendant's appearance and the safety of the   | n established by finding 1 that no condition will reasonably assure<br>ne community.  |
|                                      | Alternati   | ve Findings (B)   |
| <b>(</b> 1)                          | not appear.   |   |
| <b>(</b> 2)                          | There is a serious risk that the defendant will e   | endanger the safety of another person or the community.   |
| history(mu                           |   | arent strength of the government's case, the defendant's criminal ne type of offenses alleged in indictment, committing offenses while on tion revocation). |
|                                      | Part II— Statement o  | f the Reasons for Detention   |
| I                                    | I find that the testimony and information submitted   |   |
| convincir                            | cing evidence   | ce that   |
|                                      | reasons set forth above, there is no condition or combina<br>irt of the appearance of the defendant or safety of anothe   | ation of conditions that can be imposed which would reasonably assure er person or the community.   |
|                                      | Part III—Directio   | ns Regarding Detention  |
|                                      |   | Attorney General or a designated representative for confinement, from persons awaiting or serving sentences or held in custody                              |
| pending a order of U                 | g appeal. The defendant must be afforded a reasor   | nable opportunity to consult privately with defense counsel. On or the Government, the person in charge of the corrections facility or a court appearance.  |
| pending a<br>order of U<br>must deli | g appeal. The defendant must be afforded a reasor of United States Court or on request of an attorney for eliver the defendant to the United States marshal for | or the Government, the person in charge of the corrections facility or a court appearance.  |
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